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REMARKS

Applicants appreciate the notification in the Office Action of allowable subject matter,

i.e. that claims 1-9 and 20 are allowed.

Claims 10 and 14 have been amended. No new matter has been added by virtue of the

amendments. For instance, support for the amendments appears in the original claims.

Claims 10-19 were rejected under 35 U.S.C. 112 second paragraph. The language of

"one can re-insert" was objected to.

While Applicants fully disagree with the rejection, the language noted in the Office

Action also has been amended herein. It is thus believed the rejection has been obviated.

Reconsideration and withdrawal of the rejection are requested.

Claims 10-14 were rejected under 35 U.S.C. 103 over Yamada in view of Sahatijian and

optionally further in view of Krasner. The rejection is traversed.

Applicants' independent claim 10 (the only independent claim rejected over

Yamada/Sahatijian/Krasner) calls for a method for implanting an intraocular lens in an eye

wherein after a movable member is removed from the eye and an intraocular lens remains

in the eye, an injection device is inserted into the intraocular lens to adjust the amount of

optical medium in the intraocular lens

Yamada does not describe or suggest a device or method as Applicants claim, including

wherein after a lens is inflated and left in the eye, at a later date one can re-insert an injection

device into the intraocular lens and adjust the amount of optical medium in the intraocular lens.

The secondary citations of Sahatjian and Krasner either alone or in combination do not

remedy such deficiencies of Yamada.

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In view thereof, reconsideration and withdrawal of the rejection are requested.

It is believed the application is in condition for immediate allowance, which action is earnestly solicited.

Respectfully submitted,

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